

COUNTY OF LOS ANGELES

DEPARTMENT OF PUBLIC WORKS

"To Enrich Lives Through Effective and Caring Service"

900 SOUTH FREMONT AVENUE ALHAMBRA, CALIFORNIA 91803-1331 Telephone: (626) 458-5100 www.ladpw.org

ADDRESS ALL CORRESPONDENCE TO: P.O. BOX 1460 ALHAMBRA, CALIFORNIA 91802-1460

IN REPLY PLEASE

REFER TO FILE: EP-1

May 6, 2004

The Honorable Board of Supervisors County of Los Angeles 383 Kenneth Hahn Hall of Administration 500 West Temple Street Los Angeles, CA 90012

Dear Supervisors:

PROPOSED STORMWATER AND RUNOFF POLLUTION CONTROL PROGRAM SERVICE AGREEMENT WITH CITY OF LAKEWOOD **SUPERVISORIAL DISTRICT 4** 3 VOTES

IT IS RECOMMENDED THAT YOUR BOARD:

- Approve and instruct the Chairman to sign the enclosed Stormwater and Runoff Pollution Control Program Service Agreement with the City of Lakewood (Exhibit 1). The Agreement would provide stormwater inspection services to the City at an estimated cost of \$65,000 per each round of inspections. The cost will be reimbursed by the City to the County with no net impact to the County General Fund.
- 2. Instruct the Director of Public Works to provide the services described in the enclosed Agreement for the City of Lakewood. The Agreement will become effective on the date the Board of Supervisors approves this Agreement. The City has authorized the County to change the effective date accordingly (Exhibit 2).

PURPOSE/JUSTIFICATION OF RECOMMENDED ACTION

Pursuant to the Federal Clean Water Act and the Porter-Cologne Water Quality Control Act, the County and 84 incorporated cities, including the City of Lakewood, were issued

The Honorable Board of Supervisors May 6, 2004 Page 2

National Pollutant Discharge Elimination System Permit No. CAS004001 for Municipal Storm Water and Urban Runoff Discharges within the County of Los Angeles. Under the NPDES Permit, each permittee is required to implement additional, new requirements to establish a program of pollutant reduction and control measures at industrial and commercial facilities. Each permittee is required to track, inspect, and ensure compliance at industrial and commercial facilities within its jurisdictional boundaries that are critical sources of pollutants in stormwater runoff. Public Works has developed and implemented the program within the unincorporated County area to meet the NPDES Permit requirements. In response to requests from a number of cities, Public Works is prepared to provide such services to cities on a cost basis.

The City Council of the City of Lakewood, by its Resolution No. 2004-1 (Exhibit 3 enclosed), has requested that these services be provided to their City under the Stormwater and Runoff Pollution Control Service Agreement (Agreement) to track, inspect, and ensure compliance with the City's Stormwater and Runoff Pollution Control Ordinance at industrial and commercial facilities within the City that are critical sources of pollutants in stormwater runoff.

The proposed Agreement is hereby submitted and recommended for your Board's approval to provide the requested services.

Implementation of Strategic Plan Goals

This action is consistent with the County Strategic Plan Goal of Fiscal Responsibility as the proposed Agreement will enable the us to integrate services provided to the City in a cost-effective manner at no net County cost. It also satisfies the goal of Service Excellence since protecting our streets, storm drains, rivers, streams, surface waters, and oceans from the discharge of pollutants improves the quality of life in the County and provides services which are beneficial and responsive.

FISCAL IMPACT/FINANCING

The County will bear an estimated \$65,000 per year to provide inspection services to the City. The terms of the Agreement specify that the City will reimburse the County for the costs of services provided at rates determined and adjusted annually by the Auditor-Controller with no net impact to the County General Fund. The requested services can be provided utilizing currently budgeted resources.

The Honorable Board of Supervisors May 6, 2004 Page 3

FACTS AND PROVISIONS/LEGAL REQUIREMENTS

The Agreement aids in the extension of the program to areas within the City of Lakewood for the protection of County and City streets, storm drains, rivers, streams, surface waters, and oceans from the discharge of pollutants in stormwater runoff from industrial and commercial facilities. Failure to implement the program may increase the risk of pollutant discharges to waters of the County and require that the City develop an independent program or be subject to fines and potential third-party lawsuits for failure to prevent such discharges.

The Agreement is authorized by Section 56-1/2 of the Charter of the County of Los Angeles and Section 51301 et seg., of the California Government Code.

County Counsel has approved the Agreement as to form, and a 90-day cancellation provision, consistent with Board policy, is included. The Agreement also incorporates by reference the Assumption of Liability Section of the City's General Services Agreement as previously approved by your Board on July 11, 2003 (Exhibit 4).

ENVIRONMENTAL DOCUMENTATION

A finding of environmental impact is not required for adopting this Agreement because it does not constitute a "project" under the California Environmental Quality Act (CEQA).

IMPACT ON CURRENT SERVICES (OR PROJECTS)

The proposed Agreement will not impact current services as we will utilize the same personnel currently providing services to the City under the existing Industrial Waste Control Program that was previously approved by your Board on October 4, 1960 (Exhibit 5).

The Honorable Board of Supervisors May 6, 2004 Page 4

CONCLUSION

It is requested that two copies of the approved Agreement be returned to Public Works, one copy of which will be delivered b the designated City official, together with two approved copies of this letter.

Respectfully submitted,

JAMES A. NOYES
Director of Public Works

CWS:ca P:/eppub/general/stormwater/AgreementBdLtrLakewood

Enc.

cc: Chief Administrative Office County Counsel

EXHIBIT 1

City Industrial/Commercial

Storm Water Inspection Program Agreement

Larry Van Nostran Council Member

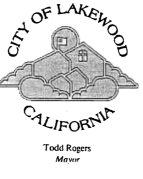
COMPLET INTER

Robert G. Wagner

Council Member

Joseph Esquivel
Council Member

April 14, 2004



Mr. Don Wolfe, Deputy Director County of Los Angeles Department of Public Works 900 S. Fremont Alhambra, CA 91803

Subject:

Industrial/Commercial Stormwater Inspection Program Agreement

Dear Don:

Enclosed are two signed originals of the "Agreement Between the City of Lakewood and the County of Los Angeles for Enforcement of the City's Stormwater and Runoff Pollution Control Ordinance." Please return one fully executed copy for our files. The City Attorney approved agreement without any changes to the form, so hopefully, County Counsel will not need any further changes.

In the agreement, we refer to our Ordinance No. 99-5 that adopts the current County stormwater ordinance by reference. Once the County has completed the process to update your ordinance, we will update our reference as well.

I appreciate the work that your staff has put into this program, and am pleased that Lakewood will be the first city to use the County's services in this area. I look forward to another successful City/County contract partnership.

Sincerely,

Lisa Ann Rapp

Director of Public Works

Lisa ann Rapp

c: Denise Hayward, City Clerk

doc 154108/sh

Lakewood

AGREEMENT BETWEEN THE CITY OF LAKEWOOD AND THE COUNTY OF LOS ANGELES FOR ENFORCEMENT OF THE CITY'S STORMWATER AND RUNOFF POLLUTION CONTROL ORDINANCE

AGREEMENT

THIS AGREEMENT is made and entered into this 27th day of January, 2004, by and between the CITY OF LAKEWOOD, hereinafter referred to as "CITY", and the COUNTY OF LOS ANGELES, hereinafter referred to as "COUNTY".

WITNESSETH

WHEREAS, CITY has adopted Ordinance No. 99-5 to establish Stormwater and Runoff Pollution Control regulations for the City of Lakewood to govern the discharge of stormwater runoff to the storm drain systems of the CITY ("CITY Ordinance"); and

WHEREAS, CITY is a co-permittee under National Pollutant Discharge Elimination System Permit No. CAS004001 for Municipal Storm Water and Urban Runoff Discharges within the CITY, hereinafter referred to as "PERMIT" and is subject to implementing an Industrial/Commercial Facilities Control Program including inspections of such facilities, hereinafter referred to as "INSPECTIONS;" and

WHEREAS, CITY is desirous of contracting with COUNTY for the enforcement of the CITY Ordinance including INSPECTIONS; and

WHEREAS, COUNTY represents that it is capable, ready and willing to render such services on the terms and conditions set forth in this Agreement; and

WHEREAS this Agreement is authorized and provided for by the provisions of Section 56-1/2 of the Charter of the County of Los Angeles and Section 51301 et seq., of the California Government Code.

NOW, THEREFORE, it is agreed as follows:

Section 1. Services

A. COUNTY agrees, through its Department of Public Works (DEPARTMENT), to provide enforcement of the stormwater runoff provisions of the CITY Ordinance including INSPECTIONS and the necessary services incident thereto (collectively, the "Services"). Such Services shall only encompass duties and functions of the type within the jurisdiction of, and customarily rendered by, DEPARTMENT under the County Charter, statutes of the State, various COUNTY ordinances and the PERMIT. CITY delegates to the COUNTY the power and the authority to perform the Services. Services under the terms of this Agreement shall include INSPECTIONS, and the enforcement of the CITY's Ordinance. Services may also include the filing of enforcement actions, filing of required reports and issuing permits when so requested in writing by the CITY.

B. COUNTY shall retain full control and discretion over the manner of providing the Services, establishing standards for the performance of the Services and all matters incidental to the performance of such Services, including, but not limited to, the controlling of personnel employed to provide the Services. During the term of this Agreement, COUNTY shall provide to the CITY the same level of services as are currently being provided to the COUNTY's unincorporated areas by the DEPARTMENT in its administration of the COUNTY Code, Title 12, Chapter 12.80.

Section 2. CITY Cooperation.

To facilitate the performance of its duties and obligations under this Agreement, it is agreed the COUNTY shall receive the full cooperation and assistance from CITY, its officers, agents and employees.

Section 3. Supplies.

COUNTY shall provide all labor, supervision, equipment and supplies necessary to provide the Services. Notwithstanding any other provision of this Agreement, it is further agreed that in all instances wherein the COUNTY deems that is necessary to use special supplies, including but not limited to stationery, notices, educational materials and forms, these special supplies must be prepared and issued in the name of CITY, and the CITY shall supply them at its own cost and expense. COUNTY is expressly authorized by CITY to use CITY's name to perform the Services.

Section 4. Status of COUNTY Employees

- A. All persons employed by the COUNTY in the performance of the Services for CITY shall be COUNTY employees and no CITY employee that may be involved in connection with the Services shall be considered an employee of the COUNTY. No COUNTY employee employed to perform the Services shall be deemed a CITY employee entitled to any CITY pension, Worker's Compensation, or to any other status or right as a CITY employee.
- B. For the purpose of performing the Services and for the purpose of giving official status to the performance thereof, where necessary, every COUNTY officer and employee engaged in the performance of the Services shall be deemed to be an officer or employee of said CITY, while performing Services for the CITY. CITY shall take all steps reasonably necessary to facilitate the performance by COUNTY of the Services.

Section 5. Compensation of COUNTY Employees.

CITY shall not be called upon to assume any liability for the direct payment of any salaries, wages or other compensation to any COUNTY personnel performing services



hereunder for said CITY or any liability other than that provided for in this Agreement. CITY shall not be liable for compensation or indemnity to any COUNTY employee for injury or sickness arising out of his or her employment except as provided in Section 10 herein.

Section 6. CITY Ordinance Compliance with COUNTY Code.

This Agreement is entered into with the understanding that and contingent upon the CITY adopting and maintaining in full force and effect a CITY Ordinance substantially identical with the COUNTY Code, Title 12, Chapter 12.80. This Agreement may be terminated by COUNTY after sixty (60) days written notice if CITY does not amend the CITY Ordinance in accordance with subsequent amendments to COUNTY Code, Title 12, Chapter 12.80. The DEPARTMENT, acting on behalf of COUNTY, may use discretion and need not request CITY to adopt amendments which do not apply to CITY.

Section 7. Collection of Fees.

Upon request of CITY, COUNTY agrees to collect fees listed in the CITY Ordinance and to remit to the CITY, within 60 days following each calendar quarter, all of the fees actually collected during such quarter. Said fees shall be deemed to be imposed by CITY and are not fees imposed by the COUNTY. COUNTY's collection activities shall be limited to generating and sending out invoices and the receipt of fees identified in said invoices. COUNTY's collection of CITY fees shall not include actions to satisfy unpaid or delinquent debts. CITY shall indemnify, defend, and hold harmless the COUNTY and its Special Districts, elected and appointed officers, employees, and agents from and against any liability including but not limited to any claims, demands, actions, loss, cost, expense, fees (including attorney's and expert fees) arising from or connected with the collection of fees. This indemnification is in addition to the Assumption of Liability set forth in Section 10 herein.

Section 8. Payment by CITY to COUNTY for Services.

CITY agrees to pay COUNTY monthly for the Services. COUNTY shall present a monthly invoice in arrears to CITY for the Services. Payment shall be made by the CITY within 30 calendar days after receipt of an invoice, for Expenditures relating to those Services rendered under this Agreement during the billing period. If such payment is not delivered to the COUNTY office described on said invoice within 30 calendar days after the date of the invoice, the COUNTY may satisfy such indebtedness, including interest thereon, from any fund the CITY has on deposit with the COUNTY without giving further notice to CITY of COUNTY'S intention to do so.

"Expenditure" for Services for the purpose of this Agreement shall be the entire cost to said COUNTY of performing the Services, including direct costs and indirect costs. Costs shall include but not be limited to salaries of employees engaged therein, vacation, sick leave, retirement, traveling expenses and overhead.



Section 9. Term and Termination.

This Agreement shall become effective on the date first mentioned above and shall expire December 12, 2006. Except as specifically set forth in Section 6, this Agreement may be terminated by either party for the material breach of the other party following written notice and a reasonable opportunity to cure. Notwithstanding the provisions of this paragraph, either party may terminate this Agreement at any time by giving ninety (90) days notice to the other party.

Section 10. Assumption of Liability.

The Assumption of Liability Agreement of the General Services Agreement executed by the CITY and approved by the Board of Supervisors currently in effect is hereby made part of and is incorporated into this Agreement as if set out in full herein unless said Assumption of Liability is expressly superseded by a subsequent agreement, in which case the subsequent Assumption of Liability provisions shall apply to this Agreement.

Section 11. PERMIT Compliance and Obligations.

Nothing in this Agreement shall transfer to the COUNTY any responsibility or legal obligation of the CITY required by the PERMIT or any other responsibility or legal obligation incident thereto that is imposed upon CITY by Federal, State and local laws, permits and regulations.

Section 12. Governing Law.

This Agreement is to be governed by, interpreted under and construed and enforced in accordance with the laws of the State of California.

Section 13. Amendment.

No modification or amendment of this Agreement shall be binding upon any party unless said modification or amendment is made in writing and duly authorized and executed by all parties. This Agreement shall not be modified or amended by oral agreement or by any acts or conduct of the parties.

Section 14. Entire Agreement.

This Agreement, with all attachments and exhibits constitutes the entire Agreement between the parties with respect to the subject matter of this Agreement and supersedes all prior and contemporaneous agreements and understandings, except as set forth in Section 10.



Section 15. Severability.

If any provision of this Agreement shall be determined by any court to be invalid, illegal or unenforceable to any extent, the remainder of the this Agreement shall not be affected and this Agreement shall be construed as if the invalid, illegal or unenforceable provision had never been contained in this Agreement.

Section 16. Counterparts

11

This Agreement may be executed simultaneously or in any number of counterparts, each of which together shall constitute one and the same document.



IN WITNESS WHEREOF, the CITY by Resolution duly adopted by its City Council, caused this Agreement to be signed by its Mayor and attested by its Clerk; and the County of Los Angeles, by order of its Board of Supervisors, has caused this Agreement to be subscribed by the Chairman of said Board and the seal of said Board to be affixed thereto and attested by the Clerk of said Board, all on the day and year first written above.

COUNTY OF LOS ANGELES

	Ву	Chairman, Board of Supervisors
ATTEST:		
VIOLET VARONA-LUKENS Executive Officer of the Board of Supervisors of the County of Los Angeles		
ByDEPUTY		
APPROVED AS TO FORM		
Office of the County Counsel		
Office of the County Council		
ByDEPUTY	-	
ATTEST:		
CITY OF LAKEWOOD		APPROVED AS TO FORM:
By Almis Hayward		By JATAN CITY ATTORNEY
By John Ly MAYOR	_	

STATE OF CALIFORNIA)) s.s.	
) s.s. COUNTY OF LOS ANGELES)	
ex officio the governing body of all other s and authorities for which said Board Section 25103 of the Government Code w	Supervisors of the County of Los Angeles and pecial assessment and taxing districts, agencies, so acts adopted a resolution pursuant to which authorized the use of facsimile signatures of pers, documents, or instruments requiring his/her
execution of this document. The undersign	that on thisday of, Chair/Chairman of Los Angeles was affixed hereto as the official gned further certified that on this date, a copy of ir/Chairman of the Board of Supervisors of the
In witness whereof, I have also her day and year above written.	eunto set my hand and affixed my official seal the
	VIOLET VARONA-LUKENS, Executive Officer of the Board of Supervisors of the County of Los Angeles
	Ву
	DEPUTY
APPROVED AS TO FORM:	
Office of the County Counsel	
By DEPUTY	

EXHIBIT 2

City Authorization Letter

Wayne E. Piercy Vice Mayor

> Joseph Esquivel Council Member



Larry Van Nostran Council Member

Robert G. Wagner Council Member

April 28, 2004

Mr. Don Wolfe, Deputy Director County of Los Angeles Department of Public Works 900 S. Fremont Alhambra, CA 91803

SUBJECT: Industrial/Commercial Stormwater Inspection Program Agreement

Dear Mr. Wolfe:

The City of Lakewood hereby authorizes the County of Los Angeles to change the effective date on the agreement entitled "Agreement Between the City of Lakewood and the County of Los Angeles for Enforcement of the City's Stormwater and Runoff Pollution Control Ordinance" from January 27, 2004, to that date on which the Board of Supervisors of the County of Los Angeles approves and signs the agreement.

Sincerely.

Todd Rogers

Mayor

City of Lakewood

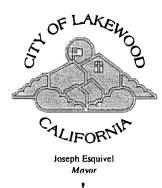
TSRR/drh

Lakewood

EXHIBIT 3

City Resolution

Wayne E. Piercy Council Member



Robert G. Wagner Council Member

February 2, 2004

Mr. Jim Noyes, Director County of Los Angeles Department of Public Works 900 S. Fremont Avenue, 12th Floor Alhambra, CA 91803-1331

Subject: Stormwater and Runoff Pollution Control Industrial/Commercial

Inspection Program

Dear Mr. Noyes:

Attached is a certified copy of Resolution No. 2004-1 wherein the City Council authorized execution of an agreement with the County for the subject program. I would like to express my appreciation to both you and Deputy Director Don Wolfe for working with me and other Public Works Directors in the County in developing this program. I especially appreciate Don and Carl Sjoberg's attendance at our Council session last Tuesday evening. They were very helpful in explaining this proposed program to the Council.

As soon as the County adopts the necessary revisions to the County Code to allow for this program, the City of Lakewood will proceed with adopting the newly revised code by reference. We look forward to working with the County to implement this program in the upcoming months.

Sincerely, Lisalinn Rasy

Lisa Ann Rapp

Director of Public Works

Cc: Howard L. Chambers, City Manager

Denise Hayward, City Clerk

RESOLUTION NO. 2004-1

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF LAKEWOOD AUTHORIZING EXECUTION OF AN AGREEMENT WITH THE COUNTY OF LOS ANGELES AND TO PROVIDE ENFORCEMENT OF STORMWATER AND RUNOFF POLLUTION CONTROL PROVISIONS OF THE CITY MUNICIPAL CODE

WHEREAS, the City of Lakewood is a co-permittee under Waste Discharge Requirements and National Pollutant Discharge Elimination System (NPDES) Permit for Municipal Storm Water and Urban Runoff Discharges in the County of Los Angeles (Order No. 01-182, NPDES No. CAS004001); and

WHEREAS, the City of Lakewood is required under the NPDES permit to implement an industrial/commercial facilities control program including inspections; and

WHEREAS, City Ordinance No. 99-5 requires that industrial/commercial businesses implement best management practices to control the runoff of pollutants to the storm drain system; and

WHEREAS, the County of Los Angeles has an established industrial/commercial inspection program and will make this service available to the City of Lakewood on a cost basis; and

WHEREAS, the City of Lakewood requests the Department of Public Works of the County of Los Angeles to provide a stormwater and runoff pollution control program for industrial/commercial facilities, as required by the NPDES.

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF LAKEWOOD DOES HEREBY RESOLVE AS FOLLOWS;

SECTION 1. The Mayor of the City of Lakewood is hereby authorized to execute an agreement, in a form acceptable to the City Attorney, with the County of Los Angeles providing for industrial/commercial stormwater and runoff pollution control provisions of the City Ordinance.

SECTION 2. That the Mayor shall sign and the City Clerk shall certify to the passage and adoption of this Resolution and thereupon the same shall take effect and be in force.

APPROVED AND ADOPTED this 27th day of January, 2004.

ayword

ATTEST:

City Clerk

STATE OF CALIFORNIA

COUNTY OF LOS ANGELES) ss.

CITY OF LAKEWOOD

I, DENISE R. HAYWARD, City Clerk of the City of Lakewood, do hereby certify that the foregoing Resolution No. 2004-1, was adopted by the City Council of the City of Lakewood at a regular meeting of the City Council held on January 27, 2004, signed by the Mayor and attested by the City Clerk, and that the same was adopted by the following roll call vote:

AYES: COUNCIL MEMBERS: Piercy, Rogers, Van Nostran, Wagner and Esquivel

NAYS: COUNCIL MEMBERS: None ABSENT: COUNCIL MEMBERS: None

Demise R. Hayward, City Clerk

I, DENISE R. HAYWARD, City Clerk of the City of Lakewood do hereby certify the foregoing to be a true and correct copy of the document on file in my office.

SIGNED AND SEALED THIS 2ND DAY OF JANUARY, 2004.

Denise R. Hayward, City Clerk

EXHIBIT 4

City General Services Agreement

GENERAL SERVICES AGREEMENT

745411 Exp 6/30/08

THIS AGREEMENT, dated for purposes of reference only, July 1, 2003, is made by and between the County of Los Angeles, hereinafter referred to as the "County", and the City of Lakewood, hereinafter referred to as the "City."

RECITALS:

- (a) The City is desirous of contracting with the County for the performance by its appropriate officers and employees of City functions.
- (b) The County is agreeable to performing such services on the terms and conditions hereinafter set forth.
- (c) Such contracts are authorized and provided for by the provisions of Section 56½ of the Charter of the County of Los Angeles and Section 51300, et seq., of the Government Code.

THEREFORE, THE PARTIES MUTUALLY AGREE AS FOLLOWS:

- 1. The County agrees, through its officers and employees, to perform those City functions which are hereinafter provided for.
- The City shall pay for such services as are provided under this agreement 2. at rates to be determined by the County Auditor-Controller in accordance with the policies and procedures established by the Board of Supervisors.

These rates shall be readjusted by the County Auditor-Controller annually effective the first day of July of each year to reflect the cost of such service in accordance with the policies and procedures for the determination of such rates as adopted by the Board of Supervisors of County.



No County officer department shall perform for said City any function not comin within the scope of the duties of such office or department in performing services for the County

No service shall be performed hereunder inless the City shall have available funds previously appropriated to cover the cost thereof

No function service shall be performed hereunder by any County office or department unless such function or service shall have been requested in writing by the City order of the City Council thereof such officer designate and approved by the Board of Supervisors of the County such officer may designate and each such service—function shall be performed at the times and under circumstances which do not interfere with the performance of regular County operations.

Whenever the County and City mutually agree as to the necessity for any uch County officer or department to maintain administrative headquarters in the City the City shall furnish at its cost and expense all necessary office space furniture and furnishings, office supplies janitorial service telephone light, water and other utilities all instances where special supplies stationery, notices forms and the like must be issued in the city the same shall be supplied by the City at its expense

is expressly inderstood that in the event local administrative office maintained in the City for any such County officer department, such quarters may be used by the County officer department connection with the performance of its duties in territory outside the City and adjacent thereto provided, however that the performance of such outside duties hall not be at diditional cost to the City.



All persons employed in the performance of uch services and functions or the City shall be County employees and no City employee as uch shall be taken over by the County and person employed hereunder shall have any City pension civil service or othe status.

For the purpose of performing such services and functions and or the purpose of giving official statu to the performance hereof every County officer and employee engaged in performing any such service—function shall be deemed to be office or employee of said City while performing service for the City—thin the scope of this agreemen.

8. The City shall no be called upon to assume any liability or the direct payment of any salary w or other compensation to any County personnic performing services here inder for the City any liability other than the provided to in this agreement.

Except herein otherwise specified the City shall not be able compensation or indemnity to any County employee or injury or lickness rising of his employment

The parties hereto hat executed an Assumption of Liability Agreement d/or Joint ndemnity approved by the Board of Superisons on December 27 77 Whicheve of ment approved by the Board of upervisors on Octobe 99 these documents the City has ned later time currently ffect and hereby made out in full herein the event part of and incorporated into this agreement of that the Board of Supervisors later approves evised Join indemnity Agreement and the City xecutes the revised agreement, the ubsequent agreement as of its effective date shall supersede the agreement reviously in effect between the partie the eto

10. Each County officer or department performing any rvice for the City provided for herein shall keep reasonably itemized and in detail work or rob records covering the cost of all services performed including salary wage and other compensation or labor; supervision and planning. It is vertical, the reasonable rental value of all County-owned machinery and equipment, rental paid for all ted machinery equipment, together with the of operator thereof when furnished with said machinery—equipment, the cost of all machinery and supplies furnished by the County reasonable handling charges, and all additional items of expense incidental to the performance of such function or ser

All work done hereunder is subject to the limitations of the provisions of Section 23008 of the Government Code, and in accordance therewith before any work is done or services rendered pursuant hereto an amount equal to the cost an amount 9% exces of the estimated cost must be reserved by the City from its funds to insure payment for work, services or materials provided hereunder

The County shall rende to the City at the close of each calendar month an itemized invoice which covers all services performed during said month and the City shall pay County therefore within thirty (30 days after date of said invoice

such payment is not delivered to the County office which is described said invoice within thirty (30 days after the date of the invoice the County is entitled to interest thereon. Said interest shall be the rate of (7) percent per annum or any portion thereof calculated. The last day of the month in which the services were performed.

Notwithstanding the rovisions of Code Section 907 such payment is not delivered to the County office which is described said invoice within

thirty (30) days after the date of the invoice the County may tisfy such indebtedness notuding interest thereon, from ly funds of any luch City deposit ith the County without giving furthe notice to said City County' intention to do

4. This contract shall become effective the date he in-above first mentioned and shall for period ending June 30 2008 and at the option of the City Council of the City with the consent of the Board of approvisor of County shall be renewable thereafte for additional period of not to exceed five (5 years

event the City desires to new this agreement or said five-yeal period the City Council shall not late than the last daily of May 2008, notify the Board of Supervisors of County that wishes to renew the same, whereupon the Board of Supervisors not later than the last day of June 2008 shall notify the City Council in writing of its willingness to accept such in newal. Otherwise such agreement shall finally terminate at the end of the aforedescribed period.

otwithstanding the vision of thi pavagraph herein-above set forth the County may terminate this agreement at any time by giving thirty (30 days prior written notice to the City. The City may terminate this agreement of the rist day of July of any year, pon thirty 30 days pri-written notice to the County.

This agreement is designed to cover miscellaneous and indry which may be supplied by the County of Los Angeles and the various departments thereof event there now exists or there is hereafte adopted specific contract between the City and the County with respect to specific rvices such contract with respect to specific services shall be controlling to the duties and obligations of the parties anything he eit to the contrary notwithstanding unless such pecial contract adopts the provisions hereof by reference



IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized officers.

Executed this day of	, 2003.
APPROVED AS TO FORM City Attorney	THE CITY OF LAKEWOOD By Asiph Esquivel Mayor
ATTEST:	
City Clerk	THE COUNTY OF LOS ANGELES
By Almise Roywoud	By Chairman, Board of Supervisors
ATTEST: VIOLET VARONA-LUKENS Executive Officer/Clerk of the Board of Supervisors	Q I I I I I I I I I I I I I I I I I I I
By Sylva 9. Jula lobos (Deputy	ADOPTED BOARD OF SUPERVISORS COUNTY OF LOS ANGELES
APPROVED AS TO FORM:	18 ka MAY 2 0 2003
Office of the County Counsel	Violet Varona Lukens VIOLET VARONA-LUKENS EXECUTIVE OFFICER
By Den Parker Deputy APPROVED AS TO FORM	
City Attorney	6 of 6

EXHIBIT 5 Industrial Waste Control Program

AGREEMENT - INDUSTRIAL WASTE

THIS A	GREEMENT,	made an	d enter	ed into	this _	44	_day of
actobe	1960	, by an	d betwe	en the	COUNTY	OF LOS	ANGELES
hereinafter							
Lakewood		hereina	fter so	metimes	referi	red to a	as "City"

WITNESSETH:

THAT WHEREAS, the City has heretofore, on_____, Lakewood Municipal Code Art. V adopted ordinancesnumber39 & 196 amending an-ordinance entitled "Sanitation and Health" by adding a new division entitled "Sanitary Sewers and Industrial Waste"; and

WHEREAS, the City is desirous of contracting with the County the enforcement of such ordinance provisions and the performance of services with respect to industrial waste as in said ordinance set forth; and

WHEREAS, the County of Los Angeles is agreeable to rendering such services on the terms and conditions hereinafter set forth; and

WHEREAS, such contract is authorized and provided for by the provisions of Section $56\frac{1}{2}$ of the Charter of the County of Los Angeles and Article 1, Chapter 1, Part 2, Division 1, Title the Government Code;

NOW, THEREFORE, IT IS AGREED as follows:

1. The County agrees, through the Engineer of the County of Los Angeles, to provide enforcement of the industrial waste provisions of the above referred to city ordinance and the necessary services incident thereto.

APPROVED BY BOARD OF SUPERWISORS

OCT 4 1960

Gordon T. Nesv Clerk of the Box Such services shall only encompass duties and functions of the type coming within the jurisdiction of, and customarily rendered by, the County Engineer of the County of Los Angeles under the Charter of said County, the statutes of the State, the various County ordinances.

The level of service provided shall be that same basic level of service that now is and shall be hereafter during the term of this agreement provided for unincorporated areas of County of Los Angeles by said Engineer.

The rendition of such services, the standards of performance, and other matters incidental to the performance of such services, including the controlling of personnel so employed, shall remain in the County. In the event of dispute between the parties as to the extent of the duties and functions to be rendered hereunder, or the level or manner of performance of such service, the determination thereof made by the Engineer of the County shall be final and conclusive as between the parties

The services shall include the enforcement of any applicable State statutes and all provisions of the above referred to city ordinance as the same now exists or may be hereafter amended.

The services shall include the inspection of open sanitary fills only in the event that the city, by action of its Council, requests such services.

2. To facilitate the performance of said functions it is agreed that the County shall have full co-operation and assistance from the City, its officers, agents and employees

3. For the purpose of performing said functions, County shall furnish and supply all necessary labor, supervision, equipment and supplies necessary to maintain the level of service to be rendered hereunder.

Notwithstanding anything hereinbefore contained, it is agreed that in all instances wherein special supplies, stationery, notices, forms and the like must be issued in the name of said City, the same shall be supplied by said City at its own cost and expense.

4. All persons employed in the performance of such services and functions for said City shall be County employees and no City employee as such shall be taken over by said County, and no person employed hereunder shall have any City pension, civil service, or any status or right.

the purpose of performing such services and functions, and for the purpose of giving official status to the performance thereof where necessary, every County officer and employee engaged in the performance of any service hereunder shall be deemed to be an officer or employee of said City while performing services for said City, which services are within the scope of this agreement and are purely municipal functions

5. City shall not be called upon to assume any liability for the direct payment of any salaries, wages, or other compensation to any County personnel performing services hereunder for said County, or any liability other than that provided for in this agreement

Except as herein otherwise specified, the City shall not be liable for compensation or indemnity to any County employee for injury or sickness arising out of his employment.

- 6. County, its officers and employees, shall not be deemed to assume any liability for intentional or negligent acts of said City or of any officer or employee thereof, and said City shall hold said County and its officers and employees harmless from, and shall defend said County and its officers and employees against, all claims for damages resulting therefrom.
- 7. This contract is entered into with the understanding that the City will maintain in full force and effect, including the amount of fees provided, an ordinance substantially identical with the provisions of County Ordinance No. 6130. This contract may be terminated by the County without necessity of notice if City does not enact amendments to said ordinance in accordance with amendments to County Ordinance No. 6130 within one hundred twenty days after request to do so by County. The County Engineer, acting on behalf of the County, may use discretion and need not request City to adopt amendments which do not apply to the City or its problems
- 8. County agrees to collect fees called for in the City's ordinance and to account therefor to the City quarterly. County agrees to pay City, within sixty days following each calendar quarter, all of the excess over expenditures for services, and City agrees to pay County, within said sixty days, any deficit between expenditures for services and total fees collected. Expenditures for services, for the purpose of this agreement, shall be the entire cost to the County of performing each such function, including salaries of employees engaged in performing the service, as well as vacation, sick leave, retirement.

```
kmen ompe i insu miums upe
mp by wh mp in xpe and ppl:
           xpe if he for in he
     hanged ty ha be if f h hange
in
     fu: he gr ha he hall be har
 pe d: in t ff for the f
ind al wa
           harge in ary ;he
         h h be f y by fun
  ih:
  we main di i
 O Th y gr t ke h ok re rd in
h rm and man the A f he y f L
Ange hal spe ify k hal be open examin on
by d
 Th: ha ome 1 October 4 6
and ha in in ful f
                        30 .61
Th gr men hill automa ll renewe f: y y ar
   (\mathbf{i} \quad \mathbf{y}) \quad (\mathbf{h} \quad \mathbf{f})
                            ar
he gi
           f in in le han
 mon pr ann al wal
                      in which the
 h; be id the \lim_{n\to\infty} y_n half
rmin t he nd the the tann al od
IN WITNE WHEREOF he y Lakewood
by
      y adop by
                            h:
gre me to gn by May an by rk
```

and the County of Los Angeles, by order of its Board of Supervisors, has caused these presents to be subscribed by the Chairman of said Board and the seal of said Board to be affixed thereto and attested by the Clerk of said Board, all on the day and year first above

рy	the	Clerk	of	said	Board,	all	on	the	day	and	year	first	above	
wri	tter	נ												
							CIT	O Y	T LA	KEWO	OD			
							By_		Gu	Mi q	e h	ye,	<u> J</u> a	_
AT	PEST:	:												
/ /	\frac{1}{2}) /3 Ci	esty (ww. Clerk	Ц		- co	UNTY	OF	LOS	ANGEL	ES		
							T)		ERN	EST E.	DEBS			
ТА	TEST	:			(SEA	(L)	By	Chai	rman	B Bo	ard o	f Supe	rvisors	
		T. NE			of Super	rvisc	rs							
Ву		JAMES	5 S. /	MIZE										
•	·		De	puty										

APPROVED HAROLD W.			Counsel
By			
	Dep	uty	